



An **IC Industries** Company

Abex Corporation
530 Fifth Avenue
New York, NY 10036
(212) 560 3200

September 13, 1982

U.S. Environmental Protection Agency
Region VII
324 East 11th Street
Kansas City, MO 64106

Re: EPA ID Nos. MODO40115073,
MOD031003767, MOD006265425

Dear Sirs:

Thank you for your letter dated September 3, 1982 and the information that you have given us about financial responsibility filings.

I refer to the sixth paragraph which concerns the proper classification of our St. Louis plant properties. I wish to acknowledge an error on my part and to clarify matters. Three St. Louis facilities were listed in your letter:

1. St. Louis Lithographing Company (EPA ID No. MOD006265425). *Noted + filed*
This facility has not been listed in any material filed by Abex Corporation and we have no knowledge of it.

2. Abex Plant--Chandeysson Division (EPA ID No. MODO40115073) located at 4084 Bingham Avenue. This plant is a Generator of hazardous waste but not a transporter or a storage or disposal facility. Your records are entirely correct as to this classification and my letter of July 19, 1982 (stating that it is a TSD) was in error. *Noted + filed*

3. Abex Plant--Cast Products Division (EPA ID No. MOD031003767) located at 6600 Ridge Avenue. A Part A application was filed for this facility as your letter correctly indicates. This filing was made on November 11, 1980, out of an excess of caution, because of the presence of foundry wastes on a portion of the property. Since that date, we have established by independent analysis that these wastes are not hazardous. Upon more familiarity with the Regulations, we feel that TSD status was not appropriate for this plant. In any event, the facility is no longer in operation.

RECEIVED

SEP 17 1982

**AIR AND HAZARDOUS MATERIALS
DIVISION**

440469



RCRA RECORDS



EPA Region VII
September 13, 1982
Page 2

You are asked to regard this letter as a request for the withdrawal of our application for a Part A registration as a TSD for the Abex plant at 6600 Ridge Avenue, St. Louis (ID MODO31003767). We would appreciate the return of the filing made with respect to it. If any further submission must be made to accomplish this withdrawal or if further information is desired, please do not hesitate to write the undersigned.

Yours very truly,

A handwritten signature in dark ink, appearing to read "A. Walker Bingham". The signature is fluid and cursive, with a prominent "A" and "W".

A. Walker Bingham
General Attorney

AWB/mw

cc: C.H. Borcharding

Abex

An **IC Industries** Company

Withdrawing Part A
TSD status

Abex Corporation
530 Fifth Avenue
New York, NY 10036
(212) 560 3200

Return Docs.

So in
Abex Corp
MOD031003767
#9

September 13, 1982

U.S. Environmental Protection Agency
Region VII
324 East 11th Street
Kansas City, MO 64106

Re: EPA ID Nos. MOD040115073,
MOD031003767, MOD006265425

Dear Sirs:

Thank you for your letter dated September 3, 1982 and the information that you have given us about financial responsibility filings.

I refer to the sixth paragraph which concerns the proper classification of our St. Louis plant properties. I wish to acknowledge an error on my part and to clarify matters. Three St. Louis facilities were listed in your letter:

1. St. Louis Lithographing Company (EPA ID No. MOD006265425). This facility has not been listed in any material filed by Abex Corporation and we have no knowledge of it.
2. Abex Plant--Chandeysson Division (EPA ID No. MOD040115073) located at 4084 Bingham Avenue. This plant is a Generator of hazardous waste but not a transporter or a storage or disposal facility. Your records are entirely correct as to this classification and my letter of July 19, 1982 (stating that it is a TSD) was in error.
3. Abex Plant--Cast Products Division (EPA ID No. MOD031003767) located at 6600 Ridge Avenue. A Part A application was filed for this facility as your letter correctly indicates. This filing was made on November 11, 1980, out of an excess of caution, because of the presence of foundry wastes on a portion of the property. Since that date, we have established by independent analysis that these wastes are not hazardous. Upon more familiarity with the Regulations, we feel that TSD status was not appropriate for this plant. In any event, the facility is no longer in operation.

RECEIVED

SEP 17 1982

**AIR AND HAZARDOUS MATERIAL
DIVISION**

Abex

EPA Region VII
September 13, 1982
Page 2

You are asked to regard this letter as a request for the withdrawal of our application for a Part A registration as a TSD for the Abex plant at 6600 Ridge Avenue, St. Louis (ID MOD031003767). We would appreciate the return of the filing made with respect to it. If any further submission must be made to accomplish this withdrawal or if further information is desired, please do not hesitate to write the undersigned.

Yours very truly,



A. Walker Bingham
General Attorney

AWB/mw

cc: C.H. Borchertding

UNITED STATES
ENVIRONMENTAL PROTECTION AGENCY